WO

UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

United States of America

interview and investigate the potential third party custodian.

DATE: <u>June 9, 2015</u>

ORDER OF DETENTION PENDING TRIAL

| V. | | | | | |
|---|--|--|---|---|----------------------|
| Juan Alberto Aburto-F | Perez | Case Number | ər: | 15-9147MJ | |
| In accordance with the Bail Reform was present and represented by corisk and order the detention of the d | unsel. I conclude by a pr | reponderance of the | | | |
| find by a preponderance of the evi | | NGS OF FACT | | | |
| | ot a citizen of the United | States or lawfully ac | dmitted for perm | anent residence. | |
| The defendant, at t | he time of the charged of | ffense, was in the U | nited States illeç | gally. | |
| If released herein, t Enforcement, placing deported or otherwi | ng him/her beyond the ju | oval proceedings by risdiction of this Cou | the Bureau of Ir urt and the defer | mmigration and Customs and has previously been | n |
| The defendant has | no significant contacts in | the United States o | or in the District | of Arizona. | |
| | no resources in the Unite his/her future appearan | | h he/she might r | make a bond reasonably | |
| The defendant has | a prior criminal history. | | | | |
| The defendant lives | s/works in Mexico. | | | | |
| The defendant is an substantial family ti | | nas no substantial ti | es in Arizona or | in the United States and | has |
| There is a record of | f prior failure to appear in | court as ordered. | | | |
| The defendant atter | mpted to evade law enfo | rcement contact by | fleeing from law | enforcement. | |
| The defendant is fa | cing a maximum of | | years imprisonn | nent. | |
| The Court incorporates by r Court at the time of the hearing in the | nis matter, except as note | dings of the Pretrial ed in the record. USIONS OF LAW | Services Agend | y which were reviewed b | y the |
| There is a serious r | isk that the defendant wi | | | | |
| | | | e the appearanc | e of the defendant as rec | quired. |
| | DIRECTIONS R | EGARDING DETEN | NTION | | |
| The defendant is committed in a corrections facility separate, to be pending appeal. The defendant shad order of a court of the United States facility shall deliver the defendant to proceeding. | the extent practicable, fro all be afforded a reasonal or on request of an atto the United States Marsh | om persons awaiting ble opportunity for p rney for the Governr | g or serving sent orivate consultati ment, the persor of an appearance | ences or being held in cu on with defense counsel. In in charge of the correcti | ustody On ions |
| IT IS ORDERED that should | | | | ourt, it is counsel's respo | nsibility |
| to deliver a copy of the motion for re District Court. Pursuant to Rule 59(from the date of service of a copy of objections with the district court. Fa 59(a), FED.R.CRIM.P. | eview/reconsideration to l a), FED.R.CRIM.P., effe this order or after the or | Pretrial Services at I ctive December 1, 2 al order is stated on | least one day pr 2009, Defendant on the record with | ior to the hearing set before shall have fourteen (14) in which to file specific w | ore the days |
| IT IS FURTHER ORDERED | | | | | |

Eileen S. Willett United States Magistrate Judge